EXHIBIT QQ

FIRST SET OF REQUESTS FOR ADMISSION

1 2 3 4 5 6 7 8	Scott R. Mosko (State Bar No. 106070) FINNEGAN, HENDERSON, FARABOW, GARRETT & DÜNNER, L.L.P. Stanford Research Park 700 Hansen Way Palo Alto, California 94304 Telephone: (650) 849-6600 Facsimile: (650) 849-6666 Attorneys for Defendants Connectu LLC, Cameron Winklevoss, Tyler Winklevoss, Howard Winklevoss, and Divya Narendra		
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
11	COUNTY OF SANTA CLARA		
12			
13	THE FACEBOOK, INC.	CASE NO. 105 CV 047381	
14	Plaintiff,	RESPONSE OF DEFENDANT	
15	v.	CAMERON WINKLEVOSS TO FIRST SET OF REQUESTS FOR ADMISSION	
16	CONNECTU LLC, CAMERON WINKLEVOSS,		
17	TYLER WINKLEVOSS, HOWARD WINKLEVOSS, DIVYA NARENDRA, AND		
18	DOES 1-25,		
19	Defendants.		
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	13oc, No. 430397	RESPONSE OF DEFENDANT CAMERON WINKLEVOSS TO FIRST SET OF REQUESTS FOR ADMISSION	

Plaintiff THEFACEBOOK, INC. PROPOUNDING PARTY: **Defendant CAMERON WINKLEVOSS** RESPONDING PARTY: 2 ONE (1) SET NO.: 3 TO PLAINTIFF AND ITS ATTORNEYS OF RECORD: 4 The above-named party hereby responds, pursuant to California Code of Civil Procedure 5 Section 2033, to the requests for admission as follows: 6 RESPONSE TO REQUESTS FOR ADMISSIONS 7 **RESPONSE TO REQUEST NO. 1:** 8 9 This Request is Denied. **RESPONSE TO REQUEST NO. 2:** 10 Responding party admits visiting FACEBOOK's website but only in his capacity as a 11 member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to 12 13 Request No. 2. 14 **RESPONSE TO REQUEST NO. 3:** Responding party admits visiting FACEBOOK's website but only in his capacity as a 15 member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to 16 Request No. 3. 17 **RESPONSE TO REQUEST NO. 4:** 18 Responding party admits visiting FACEBOOK's website but only in his capacity as a 19 member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to 20 21 Request No. 4. **RESPONSE TO REQUEST NO. 5:** 22 Responding party admits visiting FACEBOOK's website but only in his capacity as a 23 member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to 24 Request No. 5. 25 26 27

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RESPONS	SE TO REO	<u>UEST NO. 6:</u>

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Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 6.

RESPONSE TO REQUEST NO. 7:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 7.

RESPONSE TO REQUEST NO. 8:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 8.

RESPONSE TO REQUEST NO. 9:

This Request is Denied.

RESPONSE TO REQUEST NO. 10:

This Request is Denied.

RESPONSE TO REQUEST NO. 11:

This Request is Denied.

RESPONSE TO REQUEST NO. 12:

This Request is Denied.

RESPONSE TO REQUEST NO. 13:

This Request is Denied.

RESPONSE TO REQUEST NO. 14:

This Request is Denied.

RESPONSE TO REQUEST NO. 15:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 15.

RESPONSE TO REQUEST NO. 16:

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Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 16.

RESPONSE TO REQUEST NO. 17:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 17.

RESPONSE TO REQUEST NO. 18:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 18.

RESPONSE TO REQUEST NO. 19:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 19.

RESPONSE TO REQUEST NO. 20:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 20.

RESPONSE TO REQUEST NO. 21:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 21.

RESPONSE TO REQUEST NO. 22:

This Request is Denied.

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RESPONSE TO REQUEST NO. 23:

This Request is Denied.

RESPONSE TO REQUEST NO. 24:

Responding party admits visiting FACEBOOK's website but only in his capacity as a member of ConnectU. Regarding the remainder of the Request, see ConnectU's Response to Request No. 24.

RESPONSE TO REQUEST NO. 25:

This Request is Denied.

RESPONSE OF DEFENDANT CAMERON WINKLEVOSS TO FIRST SET OF REQUESTS FOR ADMISSION

CAMERON WINKLEVOSS, under penalty of perjury under the laws of the State of California, states as follows:

- That he is one of the Defendants in the above-entitled action;
- 2. That he has read the foregoing RESPONSE OF DEFENDANT CAMERON WINKLEVOSS TO FIRST SET OF REQUESTS FOR ADMISSIONS and knows the contents thereof, and that the same is true of his own knowledge, save and except as to the matters which are therein stated on his information or belief, and as to those matters, he believes it to be true.

Executed on the 30 day of October, 2005, at 7:25 PM

Cameron Winklevos